

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

IN RE: LION AIR FLIGHT  
JT 610 CRASH

This Document Relates To: NINGSI, as *Special Administrator of the Estate of* PAUL FERDINAND AYORBABA, deceased

Case Nos.: 1:19-cv-01695; 1:19-cv-01951

Lead Case No.:  
**1:18-cv-07686**

Honorable Thomas M. Durkin

**STIPULATION OF DISMISSAL**

IT IS HEREBY STIPULATED AND AGREED, pursuant to Federal Rules of Civil Procedure, Rule 41(a)(1)(A)(ii), by and between Plaintiff NINGSI, as Special Administrator of the Estate of PAUL FERDINAND AYORBABA, deceased, and Defendant, THE BOEING COMPANY, by and through their respective counsels, that Plaintiff's actions shall be dismissed with prejudice and without costs according to the terms of a settlement agreement between them.

This Court previously granted Plaintiff's Motion to Approve Settlement and instructed Plaintiff's counsel to disburse the settlement funds to the decedent's beneficiaries, but the Order did not clearly dismiss Plaintiffs' claims. *See* Dkt. #275. This stipulation therefore clarifies that plaintiff's claims are dismissed with prejudice and without costs.

The Court retains jurisdiction to effectuate settlement, including enforcement, adjudication of liens, approval where necessary, and any other pendant matters. This fully resolves all claims of Plaintiff NINGSI, as Special Administrator of the Estate of A PAUL FERDINAND AYORBABA, deceased, consolidated with case number 18-cv-7686, which were originally filed in case numbers 19-cv-01695 and 19-cv-01951.

The claims of all other Plaintiffs in this action are unaffected by this stipulation and contemplated order of dismissal.

Respectfully submitted,

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Attorneys for Defendant The Boeing  
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**CERTIFICATE OF SERVICE**

Steven C. Marks, an attorney, certifies that he served Plaintiff NINGSI's Stipulation of Dismissal upon all counsel of record via CM/ECF on May 6, 2020.

/s/Steven C. Marks  
Steven C. Marks